C py for the Elected Offic (EO/US) PA NT COOPERATION TREAT

	From the INTERNATIONAL BUREAU		
PCT	То:		
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year)	HARRISON GODDARD FOOTE Tower House Merrion Way Leeds LS2 8PA ROYAUME-UNI		
08 October 2001 (08.10.01)			
Applicant's or agent's file reference P15770WO	IMPORTANT NOTIFICATION		
International application No. PCT/GB00/02216	International filing date (day/month/year) 19 June 2000 (19.06.00)		
The following indications appeared on record concerning: The applicant the inventor	the agent the common representative		
Name and Address ML LABORATORIES 17 Hanover Square London W1R 9AJ United Kingdom	State of Nationality State of Residence GB GB Telephone No.		
	Facsimile No.		
	Teleprinter No.		
The International Bureau hereby notifies the applicant that to the person The person The International Bureau hereby notifies the applicant that to the person The International Bureau hereby notifies the applicant that to the person the person to the person that the person the person that the pers			
Name and Address ML LABORATORIES PLC 17 Hanover Square	State of Nationality State of Residence GB GB		
London W1R 9AJ United Kingdom	Telephone No.		
	Facsimile No.		
	Teleprinter No.		
3. Further observations, if necessary:			
4. A copy of this notification has been sent to:			
the International Searching Authority	the designated Offices concerned X the elected Offices concerned		
X the International Preliminary Examining Authority	other:		
The International Bureau of WIPO 34, chemin des Colombettes	Authorized officer		
1211 Geneva 20, Switzerland Facsimile No.: (41-22) 740.14.35	R. Raissi Telephone No.: (41-22) 338.83.38		
. 0000 (TO., (T) &&) /TO. (T) OU			



From the INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

HARRISON GODDARD FOOTE Tower House Merrion Way Leeds LS2 8PA GRANDE BRETAGNE

-1.527.2001.062778

PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

(day/month/year)

12.09.2001

Applicant's or agent's file reference

P15770WO

1210.

International filing date (day/month/year)

19/06/2000

Priority date (day/month/year)

18/06/1999

Applicant

ML LABORATORIES et al.

International application No.

PCT/GB00/02216

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

European Patent Office D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Authorized officer

Gallego, A

Tel.+49 89 2399-8102







PCT

18.SEP.2001* 1284

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applica	ent's or a	gent's file reference	Υ					
			FOR FURTHER A	CTION		ation of Transmittal of Internati Examination Report (Form PC		
		Parker Ma						
		olication No.	19/06/2000	(aay/montr	n/year)	Priority date (day/month/yea	(1)	
	GB00/0					16/06/1999		
Interna A61K		tent Classification (IPC) or nat	ional classification and IF	·C				
				9 1 (15	D 9001	-062779		
19.	_			14, 0	17.2001	~00277-		
Applica	ınt							
ML LA	ABORA	TORIES et al.						
		national preliminary examinamitted to the applicant ac		prepared	d by this Inte	rnational Preliminary Exam	nining Authority	
2. Th	nis REPO	ORT consists of a total of	6 sheets, including thi	s cover sl	heet.			
_								
⊠						n, claims and/or drawings w ctifications made before thi		
		Rule 70.16 and Section 60					3 Additionty	
			2 abaata					
ın	iese ann	exes consist of a total of 3	sneets.					
3. Th	is report	contains indications relati	ing to the following ite	ms:				
	ı 🛛	Basis of the report						
		Priority						
		Non-establishment of op	inion with regard to no	velty, inv	entive step a	and industrial applicability		
		Lack of unity of inventior	_					
,	v 🛛	•	der Article 35(2) with re		novelty, inver	ntive step or industrial appl	icability;	
\	vi 🗆	Certain documents cited	1					
٧	⁄II ⊠	Certain defects in the int	ernational application					
VI	III 🗆	Certain observations on	the international applic	cation				
Date of s	submissic	n of the demand		Date of c	ompletion of the	his report		
			•					
15/01/2	15/01/2001							
Name an	- al ili a	and trans of the international		Authoriza	od officer			
		address of the international ning authority:		Authorize	su Unicei		SECTION SOLES PATENTINE	
	•	pean Patent Office		Dänfan	K D		We seemen	
<i></i>	"	298 Munich +49 89 2399 - 0 Tx: 523656 e	epmu d	Döpfer,	∧-۲		Name of the state	
Fax: +49 89 2399 - 4465			Telephon	e No. +49 89	2399 8547	AD TOTHO - SORT		



9

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/02216

l. Basi	s of the	report
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1.	the an	With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)): Description , pages:						
	1-1	11	as originally filed					
	Cla	aims, No.:						
	1-2	23	with telefax of	31/08/2001				
	Dra	awings, sheets:		•				
	1/6	i-6/6	as originally filed					
2.				ked above were available or furnished to this Authority in s filed, unless otherwise indicated under this item.	the			
	The	ese elements were a	available or furnished to this	s Authority in the following language: , which is:				
		the language of a	translation furnished for the	purposes of the international search (under Rule 23.1(b))).			
		the language of pu	iblication of the internationa	al application (under Rule 48.3(b)).				
		the language of a 55.2 and/or 55.3).	translation furnished for the	purposes of international preliminary examination (unde	r Rule			
3.				sequence disclosed in the international application, the out on the basis of the sequence listing:				
		contained in the in	ternational application in wi	itten form.				
		filed together with t	the international applicatior	in computer readable form.				
		furnished subsequently to this Authority in written form.						
		I furnished subsequently to this Authority in computer readable form.						
		The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		The statement that listing has been fur		n computer readable form is identical to the written seque	ence			
4.	The	amendments have	resulted in the cancellation	of:				
		the description,	pages:					
		the claims,	Nos.:					



9

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/GB00/02216

	the drawings,	sheets:					
This report has been established as if (some of) the amendments had not been made, since they have be considered to go beyond the disclosure as filed (Rule 70.2(c)):							
	(Any replacement she report.)	eet contail	ning such	n amendments must be referred to under item 1 and annexed to this			
Add	itional observations, if	necessar	y:				
				with regard to novelty, inventive step or industrial applicability; which statement			
State	ement						
Nove	elty (N)	Yes: No:	Claims Claims	1-23			
Inve	ntive step (IS)	Yes: No:	Claims Claims	1-23			
Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-21			
	Add Rea citat State Nove	☐ This report has been considered to go bey (Any replacement shareport.) Additional observations, if Reasoned statement und	□ This report has been established considered to go beyond the disconsidered contains report.) Additional observations, if necessare Reasoned statement under Article citations and explanations supposite to the citation of the c	□ This report has been established as if (s considered to go beyond the disclosure (Any replacement sheet containing such report.) Additional observations, if necessary: Reasoned statement under Article 35(2) we citations and explanations supporting such statement Novelty (N) Yes: Claims No: Claims			

see separate sheet

2. Citations and explanations

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet





INTERNATIONAL PRELIMINARY **EXAMINATION REPORT - SEPARATE SHEET**

International application No. PCT/GB00/02216

Re Item I

Basis of the report

The amended claims 1-23 are in accordance with the requirements of Article 1. 34(2)(b) PCT.

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: WO 98 56424 A (CASSIDY JAMES ; DUNCAN RUTH (GB); GERMAN LISA (GB); HIRST DALE (GB)) 17 December 1998 (1998-12-17)
 - D2: EP-A-0 477 931 (MERCIAN CORP) 1 April 1992 (1992-04-01)
 - D3: WO 96 35720 A (KHAN RIAZ ;KONOWICZ A PAUL (GB); FIDIA ADVANCED BIOPOLYMERS SRL (I) 14 November 1996 (1996-11-14)
 - D4: ARRANZ F ET AL: 'ADDUCTS OF SUCCINYLATED DEXTRAN-BENZOCAINE. SYNTHESIS AND CONTROLLED RELEASE BEHAVIOUR' MAKROMOLEKULARE CHEMIE, RAPID COMMUNICATIONS, CH, HUTHIG UND WEPF VERLAG. BASEL, vol. 13, no. 9, 1 September 1992 (1992-09-01), pages 403-407, XP000301002
 - D5: WO 95 05199 A (DEXTRAN PRODUCTS LTD) 23 February 1995 (1995-02-23)
 - D6: SHEN ET AL: 'cis-Aconityl spacer between daunomycin and macromolecular carriers: a model of pH-sensitive linkage releasing drug from a lysosomotropic conjugate' BIOCHEMICAL AND BIOPHYSICAL RESEARCH COMMUNICATIONS, US, ACADEMIC PRESS INC. ORLANDO, FL, vol. 102, no. 3, 15 October 1981 (1981-10-15), pages 1048-1054, XP002114459 ISSN: 0006-291X
 - D7: HRECZUK-HIRST D.H. ET AL: 'Synthesis and characterisation of dextrindoxorubicin conjugates: A new anticancer treatment' PROCEEDINGS OF THE CONTROLLED RELEASE SOCIETY, 1999, VOL. -, NO. 26, PAGE(S) 1086-1087, XP001002321 United States





INTERNATIONAL PRELIMINARY Inte

International application No. PCT/GB00/02216

2. The present application relates to conjugates of anti-cancer drugs (e.g. doxorubicin) with modified dextrin polymers, the modification is a succinoylation by at least 20mol%.

2.1 Novelty and Inventive Step (Article 33(2)(3) PCT)

Prior art document D1 discloses conjugates of anticancer drugs with succinoylated dextrin (see page 2, line 15 - page 5, line 2; cf in particular expls. 3.1, 3.2, 3.4: doxorubicin-succinoylated dextrin).

D2 addresses conjugates adriamycin with dextrin which *inter alia* has been modified by succinoylation (see page 3, formula (I); claims 1, 7-10).

D3 refers to succinoylated hyaluronic acid derivatives which are use in the treatment of osteoarticular disorders. No anti-cancer drugs are mentioned. No hint is given to dextrin. Therefore, D3 is considered not relevant for the assessment of novelty and inventive step of the present application.

D4 discloses the synthesis and release behaviour of adducts of succinylated dextran-benzocaine. This document is considered representing background art because the targeting and stability requirements of anti-cancer conjugates differ remarkably from those for anaesthetics.

D5 relates to the synthesis of conjugates dextrin/dextran with AZT by means of succinyl anhydride. The succinic moiety does not serve as pendent group in the sense of dextrin modification but as linker between the carbohydrate and the drug. Thus, the teaching of this document is not considered as particularly relevant.

D6 teaches the influence of spacers (cis-aconitoyl, maleyl) upon the pH-dependent release of daunomycin from its macromolecular carriers like aminoethyl polyacrylamide and poly(D-lysine). Succinoyl as pendent moiety is not mentioned, neither is the influence of pendent groups on the stability of conjugates. This document is not regarded as being relevant since no dextrin





INTERNATIONAL PRELIMINARY

International application No. PCT/GB00/02216

EXAMINATION REPORT - SEPARATE SHEET

conjugates are disclosed or even discussed.

D7 does not form part of the prior art according to Rule 64 PCT because the priority claim of the present application has been found valid.

None of the prior art documents disclose polymer drug conjugates comprising dextrin polymers being modified by at least 20mol% succinoyl groups.

D1 is considered representing the closest prior art. Taking the teaching of this document into consideration, the problem underlying the present application is to be regarded as to provide further modification of the known conjugates. The solution are the higher succinoylated conjugates of the present application. These conjugates with higher modification grades show an increased stability (see examples 2-4 and figures 1-3, see table 3) in vivo and in vitro. Furthermore, the increase in polymer stability when used as an imaging agent cannot be derive from the teachings of the prior art either. Thus, the subject-matter of the present application meets the requirements of novelty and inventive step.

2.2 Industrial applicability (Article 33(4) PCT

The subject-matter of present claims 1-21 appear to comply with the requirements of industrial applicability as stipulated in Article 33(4) PCT.

Claims 22 and 23 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Re Item VII

Certain defects in the international application

1. Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art disclosed in the document D2 is not mentioned in the description, nor is this documents identified therein.

Ynne

	6011
17.001.2001.064906	
	From the INTERNATIONAL BUREAU
- PCT	То:
NOTIFICATION OF THE RECORDING	
OF A CHANGE	HARRISON GODDARD FOOTE
	Tower House
(PCT Rule 92bis.1 and	Merrion Way Leeds LS2 8PA
Administrative Instructions, Section 422)	ROYAUME-UNI
Date of mailing (day/month/year)	7 19.0CT.2001* 1880
08 October 2001 (08.10.01)	[] [9.061.2001* 1000
· · · · · · · · · · · · · · · · · · ·	
Applicant's or agent's file reference	IMPORTANT NOTIFICATION
P15770WO (CO) -	INIII OTTAKT NOTIFICATION
International application No.	International filing date (day/month/year)
PCT/GB00/02216	19 June 2000 (19.06.00)
. 1	
The following indications appeared on record concerning:	
X the applicant the inventor	the agent the common representative
Name and Address	State of Nationality State of Residence
ML LABORATORIES	GB GB
17 Hanover Square	Telephone No.
London W1R 9AJ United Kingdom	
	Facsimile No.
	Teleprinter No.
2. The International Bureau hereby notifies the applicant that	the following change has been recorded concerning:
the person X the name the ad	Idress the nationality the residence
	State of Nationality State of Residence
Name and Address ML LABORATORIES PLC	GB GB
17 Hanover Square	Telephone No.
London W1R 9AJ	***
United Kingdom	Facsimile No.
	Teleprinter No.
	·
2 Further characters if management	
3. Further observations, if necessary:	
4. A copy of this notification has been sent to:	
X the receiving Office	the designated Offices concerned
the International Searching Authority	X the elected Offices concerned
X the International Preliminary Examining Authority	other:
The International Bureau of WIPO	Authorized officer
34, chemin des Colombettes 1211 Geneva 20, Switzerland	R. Raissi
	Telephone No.: (41-22) 338.83/38
Facsimile No.: (41-22) 740.14.35	Telephone 140 (41-22/ 000.0000

Form PCT/IB/306 (March 1994)

004352340

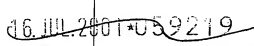
<u>P</u>ATENT COOPERATION TREATY 2.2001* -

From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORIT	ERNATIONAL	FIONAL PRELIMINARY	' EXAMINING	AUTHORIT	Υ
----------------------------------------------	------------	--------------------	-------------	----------	---

HARRISON GODDARD FOOTE

Tower House Merrion Way Leeds LS2 8PA



WRITTEN OPINION

GRANDE BRETAGNE		(PCT Rule 66)		
		Date of mailing (day/month/year)	12.07.2001	
Applicant's or agent's file reference P15770WO		REPLY DUE	within 1 month(s) and 15 days from the above date of mailing	
International application No. International filing date		lay/month/year)	Priority date (day/month/year)	
PCT/GB00/02216	19/06/2000		18/06/1999	
International Patent Classification (IPC) or both	national classification and	IPC		
A61K47/48				
Applicant				
ML LABORATORIES et al.				

- This written opinion is the first drawn up by this International Preliminary Examining Authority.
- 2. This opinion contains indications relating to the following items:
 - Basis of the opinion
 - Priority Ħ
 - Ш Non-establishment of opinion with regard to novelty, inventive step and industrial applicability
 - ☐ Lack of unity of invention IV
 - Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
 - VΙ Certain document cited
 - VII Certain defects in the international application
 - VIII Certain observations on the international application
- The applicant is hereby invited to reply to this opinion.

When?

See the time limit indicated above. The applicant may, before the expiration of that time limit,

request this Authority to grant an extension, see Rule 66.2(d).

How?

By submitting a written reply, accompanied, where appropriate, by amendments, according to Rule 66.3.

For the form and the language of the amendments, see Rules 66.8 and 66.9.

Also:

For an additional opportunity to submit amendments, see Rule 66.4.

For the examiner's obligation to consider amendments and/or arguments, see Rule 66.4 bis.

For an informal communication with the examiner, see Rule 66.6.

If no reply is filed, the international preliminary examination report will be established on the basis of this opinion.

The final date by which the international preliminary examination report must be established according to Rule 69.2 is: 18/10/2001.

Name and mailing address of the international preliminary examining authority:

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Authorized officer / Examiner Döpfer, K-P

Formalities officer (incl. extension of time limits)

Gallego, A 9 00

Telephone No. +49 89 2399 8102





Fax: +49 89 2399 - 4465

i.	Ba	sis of the opinion						
1.	. With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this opinion as "originally filed"):							
	De	scription, pages:						
	1-1	1	as originally filed					
	Cla	ims, No.:						
	1-1	4	as originally filed					
	Dra	awings, sheets:						
	1/6	-6/6	as originally filed					
2.	Witl lang	h regard to the lang guage in which the i	juage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.					
	These elements were available or furnished to this Authority in the following language: , which is:							
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).					
	□.	the language of pu	iblication of the international application (under Rule 48.3(b)).					
		the language of a to 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule					
3.			leotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:					
		contained in the int	ternational application in written form.					
			the international application in computer readable form.					
		furnished subsequ	ently to this Authority in written form.					
		furnished subsequ	ently to this Authority in computer readable form.					
		The statement that	the subsequently furnished written sequence listing does not go beyond the disclosure in oplication as filed has been furnished.					
		The statement that listing has been fur	the information recorded in computer readable form is identical to the written sequence rnished.					
4.	The	amendments have	resulted in the cancellation of:					

pages: Nos.:

☐ the description,

☐ the claims,

		the drawings,	sheets:	
5.				as if (some of) the amendments had not been made, since they have been osure as filed (Rule 70.2(c)):
		(Any replacement shoreport.)	eet containing	g such amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, if	necessary:	
v .		soned statement und tions and explanation		2(a)(ii) with regard to novelty, inventive step or industrial applicability; ng such statement
1.		rement relty (N)	Claims	1-4, 10-14 No
	Inve	entive step (IS)	Claims	1-14 No

2. Citations and explanations see separate sheet

Industrial applicability (IA)

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

Claims

Re Item I

Basis of the opinion

Re Item V

Reasoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: WO 98 56424 A (CASSIDY JAMES ;DUNCAN RUTH (GB); GERMAN LISA (GB); HIRST DALE (GB)) 17 December 1998 (1998-12-17)
 - D2: EP-A-0 477 931 (MERCIAN CORP) 1 April 1992 (1992-04-01)
 - D3: WO 96 35720 A (KHAN RIAZ ;KONOWICZ A PAUL (GB); FIDIA ADVANCED BIOPOLYMERS SRL (I) 14 November 1996 (1996-11-14)
 - D4: WO 95 05199 A (DEXTRAN PRODUCTS LTD) 23 February 1995 (1995-02-23)
 - D5: ARRANZ F ET AL: 'ADDUCTS OF SUCCINYLATED DEXTRAN-BENZOCAINE. SYNTHESIS AND CONTROLLED RELEASE BEHAVIOUR' MAKROMOLEKULARE CHEMIE, RAPID COMMUNICATIONS, CH, HUTHIG UND WEPF VERLAG. BASEL, vol. 13, no. 9, 1 September 1992 (1992-09-01), pages 403-407, XP000301002
 - D6: SHEN ET AL: 'cis-Aconityl spacer between daunomycin and macromolecular carriers: a model of pH-sensitive linkage releasing drug from a lysosomotropic conjugate' BIOCHEMICAL AND BIOPHYSICAL RESEARCH COMMUNICATIONS,US,ACADEMIC PRESS INC. ORLANDO, FL, vol. 102, no. 3, 15 October 1981 (1981-10-15), pages 1048-1054, XP002114459 ISSN: 0006-291X
 - D7: HRECZUK-HIRST D.H. ET AL: 'Synthesis and characterisation of dextrin-doxorubicin conjugates: A new anticancer treatment' PROCEEDINGS OF THE CONTROLLED RELEASE SOCIETY, 1999, VOL. -, NO. 26, PAGE(S) 1086-1087, XP001002321 United States

- The present application relates to conjugates of anti-cancer drugs (e.g. 2. doxorubicin) with modified dextrin polymers.
- Novelty and Inventive Step (Article 33(2)(3) PCT) 2.1

Prior art document D1 discloses conjugates of anticancer drugs with succinoylated dextrin (see page 2, line 15 - page 5, line 2; cf in particular expls. 3.1, 3.2, 3.4: doxorubicin-succinoylated dextrin).

The disclosure of this document is considered pertinent for the novelty of present claims 1-4 and 10-14.

D2 addresses conjugates adriamycin with dextrin which inter alia has been modified by succinoylation (see page 3, formula (I); claims 1, 7-10). This subjectmatter is pertinent for the novelty of present claims 1, 2, 4, 10-14.

D3 refers to succinoylated hyaluronic acid derivatives which are use in the treatment of osteoarticular disorders. No anti-cancer drugs are mentioned. No hint is given to dextrin. Therefore, D3 is considered not relevant for the assessment of novelty and inventive step of the present application.

D4 discloses the synthesis and release behaviour of adducts of succinylated dextran-benzocaine. This document is considered representing background art because the targeting and stability requirements of anti-cancer conjugates differ remarkably from those for anaesthetics.

D5 relates to the synthesis of conjugates dextrin/dextran with AZT by means of succinyl anhydride. The succinic moiety does not serve as pendent group in the sense of dextrin modification but as linker between the carbohydrate and the drug. Thus, the teaching of this document is not considered as particularly relevant.



D6 teaches the influence of spacers (cis-aconitoyl, maleyl) upon the pHdependent release of daunomycin from its macromolecular carriers like aminoethyl polyacrylamide and poly(D-lysine). Succinoyl as pendent moiety is not mentioned, neither is the influence of pendent groups on the stability of

conjugates. This document is not regarded as being relevant since no dextrin conjugates are disclosed or even discussed.



D7 does not form part of the prior art according to Rule 64 PCT because the priority claim of the present application has been found valid.

D1 is considered representing the closest prior art. Taking the teaching of this document into consideration, the problem underlying the present application is to be regarded as to provide further modification of the known conjugates. The solution are the higher succinoylated conjugates of present claims 5-9. These conjugates with higher modification grades do not exhibit any surprising effects which could establish an inventive step. Accordingly, all claims 1-14 lack inventive step in view of the pertinent prior art.

2.2 Industrial applicability (Article 33(4) PCT

The subject-matter of present claims 1-13 appear to comply with the requirements of industrial applicability as stipulated in Article 33(4) PCT.

Claim 14 relates to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

Re Item VII

Certain defects in the international application

Contrary to the requirements of Rule 5.1(a)(ii) PCT, the relevant background art 1. disclosed in the document D2 is not mentioned in the description, nor is this documents identified therein.

From the INTERNATIONAL SEARCHING AUTHORITY

To:

PCT

NOTIFICATION OF TRANSMITTAL OF

Tower House Merrion Way Leeds LS2 8PA	THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION						
UNITED KINGDOM	(PCT Rule 44.1)						
	Date of mailing (day/month/year) 08/06/2001						
Applicant's or agent's file reference							
P15770WO CO-	FOR FURTHER ACTION See paragraphs 1 and 4 below						
International application No.	International filing date						
PCT/GB 00/02216	(day/month/year) 19/06/2000						
Applicant							
ML LABORATORIES et al.							
1. X The applicant is hereby notified that the International Search	h Report has been established and is transmitted herewith.						
Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claim							
When? The time limit for filing such amendments is norma International Search Report; however, for more de	ally 2 months from the date of transmittal of the etails, see the notes on the accompanying sheet.						
Where? Directly to the International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland Fascimile No.: (41–22) 740.14.35	5						
For more detailed instructions, see the notes on the acco	mpanying sheet.						
2. The applicant is hereby notified that no International Search Article 17(2)(a) to that effect is transmitted herewith.	h Report will be established and that the declaration under						
3. With regard to the protest against payment of (an) addition							
the protest together with the decision thereon has bee applicant's request to forward the texts of both the pro	n transmitted to the International Bureau together with the test and the decision thereon to the designated Offices.						
no decision has been made yet on the protest; the app	plicant will be notified as soon as a decision is made.						
4. Further action(s): The applicant is reminded of the following:							
If the applicant wishes to avoid or postpone publication, a notice priority claim, must reach the International Bureau as provided	Shortly after 18 months from the priority date, the international application will be published by the International Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international application, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, before the completion of the technical preparations for international publication.						
Within 19 months from the priority date, a demand for internation wishes to postpone the entry into the national phase until 30 mc	al preliminary examination must be filed if the applicant onths from the priority date (in some Offices even later).						
Within 20 months from the priority date, the applicant must perform before all designated Offices which have not been elected in the priority date or could not be elected because they are not bound	e demand or in a later election within 19 months from the						

Name and mailing a	address of the	e international	Searching Authority
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Authorized officer

Joannes Vergoosen





These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international poulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been its filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]:
 "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
- "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."

 4. [Where various kinds of amendments are made]:
 "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

(19) World Intellectual Property Organization
International Bureau



(43) International Publication Date 28 December 2000 (28.12.2000)

(21) International Application Number: PCT/GB00/02216

PCT

(10) International Publication Number WO 00/78355 A3

- (51) International Patent Classification7: 51/06 // 101:02
- A61K 47/48.
- (74) Agent: HARRISON GODDARD FOOTE: Tower House, Merrion Way, Leeds LS2 8PA (GB).

- (22) International Filing Date:
 - 19 June 2000 (19.06.2000)
- (25) Filing Language:

English

(26) Publication Language:

English

(30) Priority Data:

9914187.1 9930252.3 18 June 1999 (18.06.1999) GB 22 December 1999 (22.12.1999) GB

- (71) Applicant (for all designated States except US): ML LAB-ORATORIES PLC [GB/GB]: 17 Hanover Square, London W1R 9AJ (GB).
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- (81) Designated States (national): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM). European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published:

- with international search report
- (88) Date of publication of the international search report: 21 February 2002

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

0/7835

(54) Title: BIOLOGICALLY ACTIVE MATERIALS

(57) Abstract: The invention relates to a polymer drug conjugate for the treatment of cancer comprising a succinoylated dextrin wherein said succinoylation enhances the *in vivo* stability of said conjugate.

INTERNATIONAL SEARCH REPORT

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INTERNATIONAL SEARCH REPORT

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CLAIMS

- A polymer drug conjugate comprising:
 - i) at least one anti-cancer drug; and
- ii) a dextrin polymer characterised in that said dextrin polymer is modified by addition of pendent groups so that the stability of the polymer drug conjugate is enhanced.
- 2. A polymer drug conjugate according to Claim 1, wherein said modification is by the addition of pendent groups selected from: negatively charged groups, neutral groups or positively charged groups.
 - 3. A polymer drug conjugate according to Claim 1 or 2, wherein said modification is by the addition of quaternary ammonium groups.
 - 4. A polymer drug conjugate according to Claims 1 or 2, wherein said dextrin modification is succinoylation.
- 5. A polymer drug conjugate according to Claim 4, wherein said dextrin is succinoylated to at least 20mol%.
 - 6. A polymer drug conjugate according to claim 4, wherein said dextrin is succinoylated to at least 30mol%.
- 7. A polymer drug conjugate according to Claim 6, wherein said dextrin is succinoylated from 30% to 40mol%.
 - 8. A polymer drug conjugate according to Claim 7, wherein said dextrin is succinoylated from 32% to 36%.
 - 9. A polymer drug conjugate according to Claim 8 wherein said dextrin is succinoylated to about 34mol%.

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10. A polymer drug conjugate according to Claims 1 - 9, wherein said anti cancer agent is selected from: cyclophosphamide; melphalan; carmusline; methotrexate, 5-fluorouracil; cytarabine; mercaptopurine; anthracyclines; daunorubicin, doxorubicin; epirubicin; vinca alkaloids; vinblastin; vincristine; dactinomycin; mitomycin C; taxol; L-asparaginase; G-CSF; cisplatin; carboplatin.

- 11. A pharmaceutical composition comprising a polymer drug conjugate according to any preceding Claims.
- 12. A pharmaceutical composition according to Claim 11 wherein said composition comprises a diluent, carrier or excipient.
- 13. The use of a polymer drug conjugate according to Claims 1-9 for the manufacture of a medicament for the treatment of cancer.
 - 14. A method of treatment of an animal subject the method including the administration to the animal a pharmaceutically effective amount of the polymer drug conjugate according to any preceding Claim.

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